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### EB 06-36 EB-06-TC-060

#### **CERTIFICATION OF CPNI FILING FEBRUARY 6, 2006**

February 6, 2006

### **VIA ELECTRONIC FILING**

Marlene H. Dortch, Secretary Office of the Secretary Federal Communications Commission 445 12<sup>th</sup> Street S.W. Washington, D.C. 20554

Dear Secretary Dortch:

cc:

In accordance with the Public Notice issued by the Enforcement Bureau on January 30, 2006, as revised by Public Notice issued on February 2, 2006, please find attached our company's submission in response to the Enforcement Bureau's request for the most recent period, citing the requirements of § 64.2009(e) of the Commission's Rules.

Should you have any questions regarding this filing, please direct them to the undersigned,

Sincerely,

New Hope Telephone Cooperative Long Distance, Inc.

Sus Hackspille

Teresa Hunkapillar

Its: General Manager

Bryon McCoy via e-mail byron.mccoy@fcc.gov

Best Copy and Printing, Inc., via e-mail fcc@bcpiweb.com

# Before the Federal Communications Commission Washington, D.C. 20554

# Certification of CPNI FILING FEBRUARY 6, 2006 OF New Hope Telephone Cooperative Long Distance, Inc.

### EB-06-TC-060 EB Docket No. 06-36

TO: FEDERAL COMMUNICATIONS COMMISSION, ENFORCEMENT BUREAU

In response to the Commission's Public Notice, DA 06-223 (released January 30, 2006), and revised by Public Notice, DA 06-258 (released February 2, 2006), New Hope Telephone Cooperative Long Distance, Inc. ("New Hope Long Distance") states as follows:

- 1. New Hope Long Distance is as an affiliate of New Hope Telephone Cooperative, Inc., a small rural local exchange carrier. New Hope Long Distance provides service to less than four thousand (4,000) customers. New Hope Long Distance ensured that it was in compliance with the FCC rules contained in the subpart addressing CPNI for 2005 in that New Hope Long Distance did not use customer CPNI in its marketing efforts in 2005 nor did it turn over CPNI to others in 2005.
- 2. Because New Hope Long Distance was not using CPNI in its marketing efforts and did not turn over CPNI to others, New Hope Long Distance certifies that it complied with the Commission's rules regarding the proper use of CPNI.
- 3. New Hope Long Distance's interpretation of 47 C.F.R. § 64.2009, entitled "Safeguards required for use of customer proprietary network information" was that so long as CPNI was not used by telecommunications carriers, the compliance certificate requested by the Enforcement Bureau in Public Notice DA 06-223, and revised by Public Notice, DA 06-258, was not required. Specifically, that Section provides, among other things, that a carrier "must implement a system...prior to the use of CPNI..." For that reason, New Hope Long Distance does not have a compliance certificate for the year 2005.
- 4. New Hope Long Distance will immediately adopt an appropriate 2006 compliance certificate in the event that CPNI is later used.

New Hope Telephone Cooperative Long Distance, Inc.

Teresa Hunkapillar

Its: General Manager

DATED: 2-3-06